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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/955,136	09/19/2001	Yutaka Tokura	03500.015798.	8381
5514 7590 12/19/2007 FITZPATRICK CELLA HARPER & SCINTO			EXAMINER	
30 ROCKEFELLER PLAZA			HANG, VU B	
NEW YORK, NY 10112			ART UNIT	PAPER NUMBER
			2625	
			MAIL DATE	DELIVERY MODE
			12/19/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)				
	Application No.					
Office Action Summary	09/955,136	TOKURA, YUTAKA				
Office Action Summary	Examiner	Art Unit				
	Vu B. Hang	2625				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).						
Status	•					
1) Responsive to communication(s) filed on <u>31 October 2007</u> .						
,	,					
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4) Claim(s) 29 and 33-37 is/are pending in the application.						
4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.						
<u>.</u>	6)⊠ Claim(s) <u>29 and 33-37</u> is/are rejected.					
7) Claim(s) is/are objected to.						
8) [Claim(s) are subject to restriction and/or election requirement.						
Application Papers						
9)∐{The specification is objected to by the Examiner.						
10)☐[The drawing(s) filed on is/are: a)☐ acce	epted or b) objected to by the f	Examiner.				
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority under 35 U.S.C. § 119						
12)⊠, Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) ☑ All b) ☐ Some * c) ☐ None of:						
i 1. ☐ Certified copies of the priority documents have been received.						
2. Certified copies of the priority documents have been received in Application No						
3. Copies of the certified copies of the priority documents have been received in this National Stage						
application from the International Bureau (PCT Rule 17.2(a)).						
* See the attached detailed Office action for a list of the certified copies not received.						
Attachment(s)						
1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413)						
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date Notice of Informal Patent Application						
Paper No(s)/Mail Date	6) Other:					

DETAILED ACTION

- This office action is responsive to the Request for Continued Examination filed on 10/31/2007.
- The amendments received on 10/31/2007 have been entered and made of record.
- Claims 29 and 33-37 are pending in the application.

Response to Arguments

Applicant's arguments filed 10/31/2007 have been fully considered but they are not persuasive. The applicant argued that the cited prior art, Kato (US Patent 5,978,557) and Idehara (US Pátent 6,912,057 B1), fails to teach or suggest adding, prior to outputting of the print data to the printers, an ejection command to the print data such that an ejection position is changed in the printer(s) when a succeeding page is not serial to the previously outputted page. The applicant claims that both prior art inventions teach the determination as to whether the succeeding pages are continuous or not is made at the printer(s). Upon further review of the cited prior art, the examiner disagrees.

2. Kato teaches adding a color flag to the page image data for determining whether a current page is a color page or a monochromatic page (see Fig.4 (S8), Col.5, Line 56-61 and Col.6, Line 4-9), and for routing the page to either the color printer or the monochromatic printer, based on the color flag information (see Col.6, Line 31-39). Kato further teaches that the page color information and the insertion position (i.e. the monochromatic printer or color printer) is set by a user on the menu screen (see Fig.1 (6,8), Fig.8 and Col.5, Line 56-61). The color flag information and the page insertion information set by the user can serve as ejection command

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information for the print data sent to the image forming apparatus. Idehara teaches attaching to the image data index information for determining whether the page image data is color or monochromatic (see Col.3, Line 38-43). In the examiner's opinion, Kato and Idehara teach 'adding, prior to outputting of the print data to the printers, an ejection command to the print data such that an ejection position is changed in the printer(s) when a succeeding page is not serial to the previously outputted page".

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 29, 33, 35 and 37 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kato (US Patent 5,978,557) in view of Idehara (US Patent 6,912,057 B1).
- 5. Regarding Claim 29, Kato discloses an information processing apparatus connected to a color printer and a monochromatic printer (see Fig.8, Col.1, Line 45-50 and Col.8, Line 60-61), the information processing apparatus comprising: a discriminating means for discriminating whether each page in the print job consisting a plurality of pages is a color page or a monochromatic page (see Fig.4 (S8, S9, S12) and Col.1, Line 57-65); a determination means for determining whether each page in the print job is to be output to the color printer or the monochromatic printer, based on a discrimination made by the discriminating means (see Fig.4 (S8, S9, S12) and Col.1, Line 57-65); an outputting means for outputting print data of each page

selectively to the color printer or the monochromatic printer based on the determination made by the determination means (see Fig.4 (S8, S9, S12), Fig.8, and Col.1, Line 57-65); and a controller for controlling the printing of each of the monochromatic printers, based on the determining means (see Fig.7, Col.5, Line 4-30 and Col.6, Line 4-7). Kato fails to expressly disclose an adding means for adding, to the print data output by the output means, an ejection command according to the color or monochromatic printer such that an ejection position is changed when a succeeding page is not serial to the previously outputted page, based on the ejection command added by the adding means.

- 6. Kato, however, teaches adding a color flag to the page image data for determining whether a current page is a color page or a monochromatic page (see Fig.4 (S8), Col.5, Line 56-61 and Col.6, Line 4-9), and for routing the page to either the color printer or the monochromatic printer, based on the color flag information (see Col.6, Line 31-39). Kato further teaches that the page color information and the insertion position (i.e. the monochromatic printer or color printer) is set by a user on the menu screen (see Fig.1 (6,8), Fig.8 and Col.5, Line 56-61). Idehara teaches attaching to the image data index information for determining whether the page image data is color or monochromatic (see Col.3, Line 38-43); and determining whether the succeeding pages of a group are continuous or not (see Col.4, Line 6-6-19 and Col.4, Line 48-52).
- 7. Kato and Idehara are combinable because they are from the same field of endeavor, namely printing communication systems. At the time of the invention, it would have been obvious for one skilled in the art to use Kato's color flag information and page insertion information as triggering data for determining whether a succeeding page is not serial to the previously outputted page, and for controlling the ejection position for routing print data to either

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the color printer or the monochromatic printer for printing. The motivation would be to separate the color and monochromatic pages into groups and perform separate printings at two different printers for efficiency purposes. The color flag information could easily be placed into image data, and thus the print control command for controlling the printing at the color printer and monochromatic printer. The grouping and separate printings would maximize the efficiency in terms of printing speed and low cost, as taught by Kato.

- 8. Regarding Claim 33, the same rationale used for the rejection of Claim 29 is incorporated herein.
- 9. Regarding Claim 35, the same rationale used for the rejection of Claim 29 is incorporated herein.
- 10. Regarding Claim 37, the same rationale used for the rejection of Claim 29 is incorporated herein.
- Claims 34 and 36 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kato (US Patent 5,978,557) in view of Idehara (US Patent 6,912,057 B1), and in further view of Green (US Patent 5,513,839).
- Regarding Claims 34 and 36, Kato and Idehara teaches the apparatus of Claim 29 but fail to teach an ejection command for shifting the ejection position from one position in a tray to a second position the same tray. Kato, however, teaches grouping the related pages together for printing (see Col.5, Line 4-8 and Col.5, Line 35-39). Idehara teaches grouping the color pages and monochromatic pages for printing (see Col.3, Line 59-35); assigning them page number or index information to identify which group the pages belong to (see Col.3, Line 24-36); and using a sorter to group the printed color pages and monochromatic pages into separate groups (see

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Fig.1 (19), Fig.3A, Fig.3B, Fig.3C and Col.3, Line 59-65). Green discloses a sheet handler for laterally offsetting the exit rollers of a paper ejection unit to stack the selected printed pages partially laterally offset from other printed sheets (see Col.1, Line 48-67).

13. Kato, Idehara and Green are combinable because they are from the same field of endeavor, namely printing communication systems. At the time of the invention, it would have been obvious for one skilled in the art to use the page grouping information (i.e. page number or page index information) for controlling the ejection unit to shift the ejection position from one position in a tray to a second position the same tray. The motivation would be to stack either the color pages or the monochromatic pages partially laterally offset from the other group of printed sheets. The laterally offset stacking would enable easy identification of the color pages and the monochromatic pages for retrieval at the printing station.

Conclusion

- 14. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Vu B. Hang whose telephone number is (571) 272-0582. The examiner can normally be reached on Monday-Friday, 9:00am 6:00pm.
- 15. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Twyler L. Lamb can be reached on (571) 272-7406. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Vu Hang

Assistant Examiner

CUREDUSORY PATENT EXAMINER